United States Bankruptcy Court Eastern District of Michigan Southern Division - Flint

In re:

Rebecca A. Karhoff Barbara A. Fuller Richard A. Swarthout and Tina M. Swarthout Angela A. Castle Janeen S. Fleming Lelan C. Eckstein David G. Holbrook Krissy Burkhardt Jennie A. Decker Linda R. Serseroz Franklin J. Skinner Kristey A. Coffey Daniel J. A. Spencer Eric J. Robbins Lana S. Orrison Scott R. Kiger and Laurie J. Kiger Kevin W. Buckler Lori E. McNamara Thomas A. Papanek Phyllis A. Robbins Kelly J. Koch Tina M. Cantu Jeffrey P. Zwolensky Patricia Wisecup Lillie C. Chapman Chad M. Penrod Rodney C. Miller Kathy S. Krupa Jose C. Fuentes, Jr. and Tina M. Ciampaglia Debtor(s).	Case No. 05-37673 Case No. 05-37683 Case No. 05-37693 Case No. 05-37702 Case No. 05-37711 Case No. 05-37892 Case No. 05-37895 Case No. 05-37898 Case No. 05-37903 Case No. 05-37908 Case No. 05-37910 Case No. 05-37910 Case No. 05-37914 Case No. 05-37915 Case No. 05-37915 Case No. 05-37920 Case No. 05-37921 Case No. 05-37921 Case No. 05-37922 Case No. 05-37923 Case No. 05-37925 Case No. 05-37925 Case No. 05-37988 Case No. 05-37989 Case No. 05-37990 Case No. 05-37997 Case No. 05-37997 Case No. 05-37997 Case No. 05-38002 Case No. 05-38004 Chapter 7
Paul C. Ashmore and Ellen C. Ashmore Debtors.	Case No. 05-37995 Chapter 13 Hon. Walter Shapero

ORDER

For the reasons stated in the opinion entered on this date, the Court finds that the

fees paid by the Debtors to the Respondent exceed the reasonable value of services

provided, pursuant to 11 U.S.C. § 329 and Fed. R. Bankr. P. 2017. The Court orders that

the any fee agreement executed by and between Respondent and the Debtors, be

cancelled; that Respondent return any and all fees collected from the Debtors in connection

with the filing of the above captioned cases, except for any filing fees subsequently paid

by Respondent.

It will be the responsibility of the United States Trustee to initiate an appropriate

procedure which will result in a further order being entered in each individual case setting

forth: (1) the amount of fees to be returned to the Debtor in that case (reflecting therein if

appropriate the additional amounts, if any, that Debtor was required to pay to substitute

counsel; as well as, any filing fees subsequently paid by Respondent); and (2) a deadline

by which said sums are to be returned and the manner in which it is to be accomplished;

and (3) any other provisions deemed necessary to effectuate the Court's opinion.

Entered: September 29, 2006

/s/ Walter Shapero

Walter Shapero

United States Bankruptcy Judge